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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/784,376 02/23/2004		Arvind Sundararajan	BEAS-01391US1	8926
23910 75	90 11/29/2006		EXAMINER	
FLIESLER MEYER, LLP FOUR EMBARCADERO CENTER SUITE 400 SAN FRANCISCO, CA 94111		I	PATEL, MANGLESH M	
			ART UNIT	PAPER NUMBER
			2178	

DATE MAILED: 11/29/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	_		
	10/784,376	SUNDARARAJAN ET AL.			
Office Action Summary	Examiner	Art Unit	_		
	Manglesh M. Patel	2178			
The MAILING DATE of this communication app	ears on the cover sheet with the c	correspondence address	_		
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on (Ame	ndment)September 8, 2006.				
3) Since this application is in condition for allowar	nce except for formal matters, pro	osecution as to the merits is			
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) 11-22 is/are pending in the application	ı.				
4a) Of the above claim(s) is/are withdraw			•		
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>11-22</u> is/are rejected.	•				
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.				
Application Papers					
9) The specification is objected to by the Examine	г.				
10) The drawing(s) filed on is/are: a) acce	•	Examiner.			
Applicant may not request that any objection to the					
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).			
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:					
 Certified copies of the priority documents 	s have been received.	-7-			
Certified copies of the priority documents	s have been received in Applicati	ion No			
3. Copies of the certified copies of the prior	in the second se	ed in this National Stage			
application from the International Bureau	· · · ·				
* See the attached detailed Office action for a list	of the certified copies not receive	ed.			
	·				
Attachment(s)	4 0				
1) Notice of References Cited (PTO-892)	4) Interview Summary Paper No(s)/Mail D				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	5) D Notice of Informal F				
Paper No(s)/Mail-Date <u>9/8/06</u> .	6) 🔲 Other:				

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DETAILED ACTION

1. This FINAL action is responsive to the amendment received on 09/8/2006.

2. In the amendment Claims 1-10 were canceled and claim 11-22 are pending. Claims 11, 15 and 19 are independent claims.

Information Disclosure Statement

3. The information disclosure statements (IDS) submitted on 09/8/2006 has been entered, and considered by the examiner.

Withdrawn Objections.

4. The Objection to the specification has been withdrawn in light of the amendment.

Withdrawn Rejections

- 5. The 35 U.S.C. 101 rejection of claim 7 and 10 have been withdrawn in light of the amendment.
- 6. The 35 U.S.C. 102(b) rejections of claims 1-10 with cited reference of Song (NPL—REPOX: An XML Repository For Workflow Designs And Specifications, University of Georgia) has been withdrawn in light of the amendment.

Claim Objections

7. Claims 13-14, 17-18 & 21-22 are objected to because of the following informalities: The claim contains incorrect spelling of Query, appropriate correction are required.

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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9. Claims 1, 12, 15-16 and 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hu (U.S. Pub 2003/0196168, filed Apr 10, 2002).

Regarding Independent claims 1, 15 and 19, Hu discloses a computer-implemented method comprising:

Converting first XML data into second XML data having a different shape (paragraphs 4, 8-9 & 33, wherein XML data is converted into second XML data has represented in the UML format. UML describes the modeling of the XML data including shapes, furthermore UML is described in XMI or Extensible Metadata interchange which incorporates among four standards including XML); and converting the second XML data to JAVA data (paragraphs 4, 8-9 & 33, wherein the second data represented in the modeling format is converted to java). Although Hu doesn't explicitly mention shapes the specification indicates on pg 4, paragraph 17 "Shape refers to the way in which data is laid out and structured", UML is a modeling language and includes different shape representations of objects, the shapes include a different layout and structure of the data. At the time of the invention it would have been obvious to one of ordinary skill in the art to modify the invention to include different shapes for conversion between languages. The motivation for doing so would have been to have language specific shapes for modeling different languages.

Regarding Dependent claims 12, 16 and 20, Hu discloses wherein the second XML data has the same shape as the JAVA data (paragraphs 4, 8-9 & 33, wherein the XML data in UML format is used to convert into a Java format). Although Hu doesn't explicitly mention shapes the specification indicates on pg 4, paragraph 17 "Shape refers to the way in which data is laid out and structured", UML is a modeling language and includes different shape representations of objects, the shapes include a different layout and structure of the data. At the time of the invention it would have been obvious to one of ordinary skill in the art to modify the invention to include different shapes for conversion between languages. The motivation for doing so would have been to have language specific shapes for modeling different languages.

10. Claims 13-14, 17-18 and 21-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hu (U.S. Pub 2003/0196168, filed Apr 10, 2002) in view of Sutherland (U.S. 7,054,858, filed Aug 1, 2001).

Regarding Dependent claims 13, 17 and 21, Hu teaches the conversion of XML to an UML format and then to a JAVA format, wherein the UML represents a secondary modeling format of the XML data (paragraphs 4, 8-9 & 33). Hu fails to teach the use of Xquery for relating the XML data to the Java objects. Sutherland discloses wherein XQuery is used to convert the first XML data to the second XML data (column

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2, lines 20-67, wherein source and target data are retrieved and mapped using query language. Hu teaches the conversion from a first xml format to a second xml representation in a modeling format see paragraphs 4, 8-9 & 33). At the time of the invention it would have been obvious to one of ordinary skill in the art to include Xquery for converting the first XML data to second XML data. The motivation for doing so would have been access portions of the XML data capable of conversion by using Xquery.

Regarding Dependent claims 14, 18 and 22, Hu teaches the conversion of XML to an UML format and then to a JAVA format, wherein the UML represents a secondary modeling format of the XML data. (Paragraphs 4, 8-9 & 33). Hu fails to teach the use of Xquery for relating the XML data to the Java objects. Sutherland discloses wherein a query engine converts the second XML data into the JAVA data (column 2, lines 20-67, wherein Sutherland teaches the use of a query language for accessing the source and target data. Whereas Hu teaches the conversion of the second XML data describe din the UML modeling format to the Java data see Paragraphs 4, 8-9 & 33. At the time of the invention it would have been obvious to one of ordinary skill in the art to include Xquery for converting the first XML data to second XML data. The motivation for doing so would have been access portions of the XML data capable of conversion by using Xquery.

It is noted that any citation [[s]] to specific, pages, columns, lines, or figures in the prior art references and any interpretation of the references should not be considered to be limiting in any way. A reference is relevant for all it contains and may be relied upon for all that it would have reasonably suggested to one having ordinary skill in the art. [[See, MPEP 2123]]

Response to Arguments

11. No Arguments were filed on 9/8/06. Furthermore new references have been cited in light of the amendment.

Conclusion

Other Prior Art Cited

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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 Nemer (U.S. Pub 2003/0110446) discloses "Object Class For Facilitating Conversion Between Java And XML"

- Moore et al. (U.S. 6,560,769) discloses "Computer-Implemented Method For Generating A UML Representation From Java Source Code"
- Najmi (U.S. 6,687,848) discloses "Techniques For Preventing Information Loss In A Business To Business Message In An Enterprise Computer System"
- Boughannam (U.S. Pub 2003/0014439) discloses "Defining A Markup Language Representation
 For State Chart Data"
- Stone et al. (U.S. 6,804,686) discloses "System And Methodology For Providing Fixed UML Layout For An Object Oriented Class Browser"
- Baisley et al. (U.S. 6,408,311) discloses "Method For Identifying UML Objects In A Repository With Objects In XML Content"
- Glebov et al. (U.S. 6,343,265) discloses "System And Method For Mapping A Design Model To A
 Common Repository With Context Preservation"
- Baisley et al. (U.S. 6,292,932) discloses "System And Method For Converting From One Modeling Language To Another"
- Baisley et al. (U.S. 6,330,569) discloses "Method For Versioning A UML Model In A Repository In Accordance With AN Updated XML Representation OF the UML Model"
- Mongeon et al. (U.S. Pub 2004/0260715) discloses "Object Mapping Across Multiple Different Data Stores"
- Saulpaugh et al. (U.S. 6,850,979) discloses "Message Gates In Distributed Computing Environment"
- Bau (U.S. Pub 2004/0216086) discloses "XML Types In Java"
- Slaughter et al. (U.S. 6,918,084) discloses "Spawning New Repository Spaces Using Information Provided In Advertisement Schema Messages"
- 13. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action.

 Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Manglesh M. Patel whose telephone number is (571) 272-5937. The examiner can normally be reached on M, W 6 am-3 pm T, TH 6 am-2pm, Fr 9am-6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen S. Hong can be reached on (571) 272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Manglesh M. Patel Patent Examiner November 21, 2006

PRIMARY EXAMINER